## UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA CIVIL MINUTES – GENERAL

Case No. 2:24-cv-07314-H		HDV-AGRx		Date	09/26/25
Title Anne Heiting v. FKA Distributing Co. LLC et al					
Present: The Honorable Hernán D. Vera,			United States District Judge		
Wendy Hernandez			Not Reported		
Deputy Clerk			Court Reporter		
Attorney(s) Present for Plaintiff(s):			Attorney(s) Present for Defendant(s):		
None Present			None Present		

**Proceedings:** (IN CHAMBERS) ORDER DISMISSING CASE [JS-6]

Plaintiff Anne Heiting unilaterally filed a Notice of Voluntary Dismissal on September 23, 2025. [Dkt. 49]. Under Federal Rule of Civil Procedure 41(a), a party seeking to dismiss an action after an answer or summary judgment motion has been filed can only do so with leave of court. Here, Defendant filed its Answer to the Second Amended Complaint on May 29, 2025. [Dkt. 41]. Although Plaintiff is technically in violation of FRCP 41(a), the Court nonetheless finds that dismissal without prejudice is proper. No counterclaim has been filed, and no other motion remains pending. Plaintiff's claim is hereby dismissed, without prejudice.

IT IS SO ORDERED.